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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

09/767, 459 01/23/01 AIZAWA M F-6842

EXAMINER

MMC2/0509

JORDAN AND HAMBURG LLP

ART UNIT PAPER NUMBER

JORDAN AND HAMBURG LLP 122 EAST 42ND STREET NEW YORK NY 10168

2834 DATE MAILED:

05/09/01

1- File Copy

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



Application No.

Applicant(s)

09/767,459

Art Unit

Aizawa et al

Office Action Summary

Office Action Summary	Examiner Nguyen, Tran	2834		
		orrespondence addr	ess	
The MAILING DATE of this communication appea	ars on the cover shoot man are	·		
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS STHE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a be considered timely. - If NO period for reply is specified above, the maximum statutory per communication. - Failure to reply within the set or extended period for reply will, by states and the period of the period of the maximum states. - Any reply received by the Office later than three months after the maximum parent term adjustment. See 37 CFR 1.704(b).	1.1.136 (a). In no event, however, may a on. reply within the statutory minimum of the riod will apply and will expire SIX (6) Months.	a reply be timely filed nirty (30) days will DNTHS from the mailing	date of this c. § 133). se any	
Status 1) Responsive to communication(s) filed on				
al \ \ZZ Thin	action is non-final.			
2a) Inis action is Timal.	for formal matters, pro	secution as to the m	nerits is	
closed in accordance with the process and	•		Į.	
Disposition of Claims 4) ☑ Claim(s) 1-3		is/are pe	nding in the applica	
4) ☑ Claim(s) <u>1-3</u> 4a) Of the above, claim(s)		is/are with	drawn from considera	
4a) Of the above, claim(s)		is	/are allowed.	
4a) Of the above, claim(s)5) ☐ Claim(s)		is	/are rejected.	
5) ☐ Claim(s) 6) ☒ Claim(s) _1-3		is	/are objected to.	
6) ☑ Claim(s) <u>1-3</u> 7) ☐ Claim(s)	are SI	bject to restriction a	and/or election requirem	
7)	are or			
Application Papers 9) ☐ The specification is objected to by the Examiner 10) ☐ The drawing(s) filed on	r. is/are objected to by the Exar is: a∏ap	niner.		
Priority under 35 U.S.C. § 119 13) Acknowledgement is made of a claim for foreign a) All b) Some* c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International if *See the attached detailed Office action for a list 14) Acknowledgement is made of a claim for dom	s have been received. s have been received in Applica rity documents have been receiv Bureau (PCT Rule 17.2(a)). of the certified copies not recei	tion No ved in this National S ved.	Stage	
Attachment(s)	18) 🔲 Interview Summary (PTC	0-413) Paper No(s).	_	
15) Notice of References Cited (PTO-892)	19) Notice of Informal Patent	19) Notice of Informal Patent Application (PTO-152)		
16) Notice of Draftsperson's Patent Drawing Review (PTO-948) 17) Information Disclosure Statement(s) (PTO-1449) Paper No(s).	20) Other:			

Application/Control Number: 09/767459

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DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Masuda et al (US 4250421) in view of JP 5-299221 (hereafter JP'221).

Masuda discloses a stepping motor having a rotor is formed by molding a mixture of powder magnet and resin. Masuda substantially discloses the claimed invention, except for the magnetic power to be SmFeN material.

JP'221, however, teaches the use of Sm-Fe-N magnet powder to form a magnet to that can be used in a rotor or a stator of a small motor. The SmFeN magnet powder has excellent

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magnetic characteristics, and bond magnets are known for the mechanical elasticity and high performance.

Thus, it would have been obvious to one skilled in the art at the time the invention was made to modify the Masuda stepping motor having a molded rotor formed of a mixture of Sm-Fe-N magnet powder and resin, as taught by JP'221. Doing so would improve the magnetic characteristics of the rotor resulting in enhance performance thereof.

Conclusion

Any inquiry concerning this communication or earlier communications from the 4. examiner should be directed to Tran Nguyen whose telephone number is (703) 308-1639.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group Receptionist whose telephone number is (703) 308-0956. The fax phone number for this Group is (703) 305-3431 (32).

TRAN NGUYEN

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PRIMARY PATENT EXAMINER

TC-2800